

POCAHONTAS TIMES.

ANDREW PRICE, EDITOR

Marlinton, Friday, Sept. 7, 1894

Official Paper of Pocahontas County.

Subscription ONE DOLLAR in advance. If not paid within the year \$1.50 will be charged.

Entered at the post office at Marlinton, W. Va., as second class matter.

DEMOCRATIC TICKET.

For Congress,
JOHN D. ALDERSON,
Of Nicholas County.

For State Senate,
JOSEPH D. LOGAN,
Of Monroe County.

For House of Delegates,
DE. J. P. MOOMAU,
Of Green Bank.

For County Commissioner,

For County Superintendent of Free Schools.

D. L. BARLOW,
Of Edray.

Ex-Speaker Reed will appear in Wm. L. Wilson's district to stump against him. Wm. L. is still running however.

COUNTY and district conventions have been held daily throughout the State, and the Democratic papers have with one accord felt it their duty to urge the party to stand solidly by the nominees. By Pocahontas Democrats this would be considered an insult; a presumption not to be borne. It is distinctly understood that we are Democrats, sink or swim, live or die, and that we support the nominee, forever and ever, world without end, amen.

LOOK at the Tariff-Bill passed by Congress, and you will see one great thing that Congress has done; it has gone over the list of all possible and impossible importations and made such an improvement on the McKinley Bill in the direction of free trade that you wonder that anyone has ever been unjust enough to ask, "what has Congress done?" The income tax is an importation from governments of greater age and possibly of more perfect governments than ours, and it is to be hoped that we will have sense enough to make it a great success. If we are run by money power we shall see it fail. Let us pray, then, that the income tax and the tax on corporations may triumph, as proofs conclusive that we, the people, have still the upper hand.

A FRIEND called the attention of the writer to the fact that the following verses express the same thought:

JOB 3: 10.

"Then had I been at rest with kings and counsellors of the earth."

THANATOPSIS.

"Thou shalt lie down with patri-archs of the world. With kings the powerful of the earth."

Another acquaintance was sitting in this office the day the news was received that the President had refused to sign the Senate bill. He detected immediately that Cleveland had borrowed from Tom Moore when he used the following clause without quotation marks:

"those who have marked the places where the deadly blight of treason, has blasted the councils of the brave in their hour of might." The original runs, "Oh for a tongue to curse the slave whose treason, like a deadly blight, Comes o'er the councils of the brave And blasts them in their hour of might!"

It is probably the highest test of literary training to be able to recognize an old friend with a new face.

Contraband.

Now from my feelings let me loose the rein,
End let my mind work like a tumble-bug.
End the result will be an awful strain,
End put the court-house question in a jug.

Not a solitary dog-gone do I give
Ez where the county records shall be kep'.
Nor where the pesky lawyers hev to live—

I allas stay away and save my "rep."
End ez to them dod-rotted little towns,
They call 'em Marlinton and Huntersville,

They aint ernaunted yet to coffee grounds,
End, by the great horned spoon! they never will!

The proprosition I am here to make
Will make them two towns most all-fired mad,
They'll jine together quick end then they'll take

Injunctions out, if eny can be had.
We'll build a court-house, that is what we will,

End when we get that self-same building done,
We'll change the county-seat to "Marl-ersville,"

Ef that won't do, we'll call her "Huntington."

REV. J. B. BITTENDER on his return from a visit to his friends in Monroe, preached in Marlinton Thursday night, August 30th.

The discourse was based on John 18: 37, and John 12: 26-27. It was well prepared, abounded in sound doctrine, and deserves more than a passing notice. Three ways Christ could have pursued in setting up his Kingdom—by force of arms; by right of constitutional provision; or by demonstrating the truth of certain philosophic principles. But Christ relied upon witnessing for the truth, even unto death, that God in Christ is reconciling the world unto Himself, not imputing their trespasses unto them that trust in Christ.

It has been said that scientists inquire whence are we, theologians inquire whither are we going, but neither of these inquiries are so important as the reflection, we are here in the world, and what is the best way to live to make the most of life, so as not to make a failure of life.

Hence the importance of having a purpose and devoting life to the attainment of that purpose, even unto death if need be. No higher purpose can claim attention than the salvation of the soul. Christ taught that one would be by no means profited were the world gained and the soul lost.

THE cheek of the President was sublime. In his refusing to sign the Bill he showed the spleen of the dyspeptic or the vengeful action of a stubborn stupid man. Seemingly he has lost the last chance to bring about harmony in his party, and he would have been more of the man he is supposed to be had he vetoed the Bill. During the ten days it lay awaiting his signature, millions were made by the trust companies by importing raw sugar and removing whiskey from the ware houses.

Teachers' Examination.

NUMBER ONE CERTIFICATES.

George D. McNeill, 91; John L. Wade, 90; Mrs. Laura L. Herold, 90; Marie M. Brown, 90; Bessie Patterson, 90; Samuel Spencer, 90;

NUMBER TWO.

Emma Burner, 89; Florence Hively, 88; Vertie Clark, 88; J. S. Kinnison, 88; Mabel Ligon, 87; Birdie Baxter, 87; Maud Eskridge, 87; Myrta M. Herold, 87; J. S. Loudermilk, 87; Maggie Moore, 86; Charles Spencer, 86; Frank Houchin, 85; E. B. Vaughn, 85; L. M. McCarthy, 85; N. E. Walton, 84; Jessie Benick, 84; J. E. Peck, 81; L. J. Marshall, 81; Lewis A. Yeager, 81; J. L. Hively, 80.

NUMBER THREE.

Lena M. Kinnison, 79; Quade Beard, 79; Sallie McLaughlin, 75.

NEW ADVERTISEMENTS.

Order of publication.

STATE OF WEST VIRGINIA,
COUNTY OF POCAHONTAS, to wit:

At rules held in the Clerk's office of the circuit court of said county, on Monday, the 3rd day of September, 1894.

Levi Gay and J. P. Hawkins,
Plaintiffs,
vs.

J. B. Lockridge, Amos Barlow, Henry Barlow, O. P. Sydenstricker, Emma N. Warwick, First National Bank of Buena Vista, Bank of Ronceverte, J. C. Loury, Sr., J. C. Loury, Jr., and J. H. Doyle, partners trading and r the firm name of Loury & Doyle, Wm. Gibson, John Wartz, W. T. Price and J. C. Price, Committee of James Price, Sr., John Andrew Cleek, Bank of Lewisburg, Hugh Dever, J. M. Hardy and Hardy, partners trading under the firm name of J. M. Hardy & Son, First National Bank of Buena Vista, Virginia, John A. McNeel, and J. C. Arbogast, Sheriff of Pocahontas county, and as such Administrator of Hugh Adams deceased,
Defendants.

The object of this suit is to enforce against the land of the defendant, J. B. Lockridge, the liens of the plaintiffs and defendant creditors of said J. B. Lockridge. And it appearing by affidavit filed, that the defendants, First National Bank of Buena Vista, J. M. Hardy and Hardy, First National Bank of Buena Vista, Virginia, and John A. McNeel are non-residents of the State of West Virginia, it is ordered that they do appear here within one month after the first publication of this order, and do what is necessary to protect their interest in this suit.

Witness: J. H. Patterson, Clerk of the said court, this 3rd day of September, 1894.

J. H. PATTERSON, Clerk
W. A. BRATTON, Solicitor. s74t

Order of publication.

STATE OF WEST VIRGINIA,
COUNTY OF POCAHONTAS, to wit:

At rules held in the clerk's office of the circuit court of said county, on Monday, the third day of September, 1894.

Uriah Hevener, Plaintiff,
vs.

H. A. Yeager, B. M. Yeager, R. S. Turk, A. F. Mathews, Wm. M. McAllister, J. R. England, B. M. Yeager, Trustee, Eula J. Cunningham, Walter H. Yeager, W. E. Yeager, Maud S. Yeager, Paris D. Yeager, and Sallie Yeager, De'ts.

The object of this suit is to have the plaintiff substitute to the rights of the defendant, A. F. Mathews, in the judgment obtained by said Mathews against H. A. Yeager and plaintiff as his security, in the circuit court of Greenbrier county for \$801.69 and \$16.81 costs at the November term of said court, 1893, and to have the deed of trust given by said H. A. Yeager to B. M. Yeager, trustee to secure said Mathews debt, enforced for plaintiffs benefit, and to subject to sale the interest of said H. A. Yeager in the estate of a rich Bertie Yeager died seized. And it appearing by affidavit filed that R. S. Turk, J. R. England, Wm M McAllister, and Walter H. Yeager are non-residents of this State, it is ordered that they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.

Witness: J. H. Patterson, clerk of said circuit court, this 3rd day of September, 1894.
J. H. PATTERSON, Clerk.
J. W. ARBUCKLE, Solicitor. sep74t

EVERY PERSON

Looks to his own interest, and how to make hard times easy. The way to do this is to go to

A. D. BARLOW'S
Wholesale and Retail Store at
BEVERLY, W. VA.

where he is selling flour at cost and carriage. Note the following prices:

XX @ \$2.60
Nickle Plate (good family) 3.00
Old Dominion Extra 3.00
Old Dominion Best 3.50
Gold Medal (patent) 3.50

While getting your flour you can get feed, salt, fertilizer, and farming implements of all kinds at correspondingly low prices.

Dr. O. J. Campbell will be at Academy on the 10th of September to remain one week. Marlinton the 17th to remain four days. At Huntersville on the 22nd to remain four days.

Re-location of County-seat.

A COUNTY COURT continued and held for the county of Pocahontas at the court house thereof, on Wednesday, the 11th day of July, 1894.

This day A. B. McComb and 584 others, citizens of this county presented their twenty several petitions in writing with the affidavits made by John M. Barnett, S. C. Pritchard, J. C. Arbogast, Wm. H. Dilley, Josiah Dilley, J. W. Baxter and J. J. Noonan credible citizens of this county before Sam'l B. Scott, Jr., a Notary Public of this county and duly certified by him that said petitioners are as such, affiant verily believes legal voters of this county. Which said petitions together with said affidavits and certificates thereof are now here filed at this regular session of this court and the said petitions being in the same language and figures are as follows: "To the County Court of Pocahontas county West Virginia: Your petitioners whose names are here-to signed respectfully represent unto your honorable body that they are legal voters of Pocahontas county in said State of West Virginia and that they desire the relocation and removal of the county seat of said Pocahontas county from the town of Marlinton, its present location, to the town of Huntersville where the old court-house stands, and upon the lot in the said town of Huntersville known as the Court-House Lot. Your petitioners, therefore, pray that a vote may be taken upon the question of such relocation at and to the town of Huntersville, the place above indicated at the next general election to be held in said county of Pocahontas—and your petitioners will ever pray, etc."

And it appearing to the court from an inspection of said petitions, that they are signed by an aggregate of 585 legal voters and citizens of this county, and that said petitioners ask the removal and relocation of the said county seat at and to the same place, and that said 585 legal voters and citizens of this county constitute more than two-fifths of all the legal voters of this county, which is estimated by allowing one vote for every six persons in this county, as shown by the last census preceding the entry of this order, (and there being a general election held in this county in and during the present year,) said petitioners ask that the question of the removal and re-location of said county seat to the place referred to in said petitions, to-wit: To the town of Huntersville on the lot belonging to the county of Pocahontas, known as the Court-House Lot, adjoining the lands of J. C. Loury, Sr., Wm. H. Grose and others, and being the same land conveyed to Abram McNeel, John Baxter, John Jordan, Jacob Warwick and Jas. Taftman, Justices, for the benefit of Pocahontas county for the purpose of a court house, by deeds bearing date of day of 18 and day of 18, respectively, by John Bradshaw, and wife, and recorded in Deed Book No. 1, at pages 11 and 19, respectively, and being the same lot upon which the old court house now stands, and it appearing to the court that the petitioners in said petitions respectfully ask and desire that the county seat of this county be removed from Marlinton to said county and be re-located on the lot above described in the town of Huntersville, Pocahontas county, West Virginia.

On consideration whereof, it is ordered that said question of removal and relocation be submitted to the voters of this county and voted on at the next general election to be held in said county, to-wit, on the first Tuesday in November, 1894, and it is further ordered that the clerk of this court make off and certify and cause to be posted as required by law, a copy of this order for each of the respective voting precincts of this county; that he cause said order to be duly published, and furnish the Ballot Commissioners of this county with a duly certified copy of this order. And the ballots used, given and voted at such election shall have written or printed thereon, "Relocation of County Seat." For relocation at Huntersville, and against Relocation of county seat.

A Copy Teste:
S. L. BROWN, Clerk.

Order of Publication.

STATE OF WEST VIRGINIA,
COUNTY OF POCAHONTAS, to wit:

At rules held in the clerk's office of the circuit court of said county, on Monday, September 3rd, 1894.

W. W. Winton, Isaac P. Hand, and Edward S. Dolph, executors of Edward Dolph, deceased,
Plaintiffs,
against,

John T. McGraw, Henry H. Craig, Eli M. Upton, John N. Buckley, and Alfred Ames Howlett,
Defendants.

Object of suit is to subject to sale lot No. 21, of the Richard Smythe survey of 22104 1/2 acres, upon a reserved lien for purchase money due plaintiffs, being a note for \$1000.00 with interest thereon from April 30, 1892, and for general relief, and it appearing by affidavit filed that Henry H. Craig, Eli M. Upton, John N. Buckley and Alfred Ames Howlett are non-residents of this State, it is ordered that they do appear here within one month after the first publication of this order, and do what is necessary to protect their interest in this suit.

Witness: J. H. PATTERSON, Clerk of said court this 3rd day of September, 1894.
J. H. PATTERSON, Clerk.
H. S. RUCKER, Solicitor.
sep74t

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A package of our treatment for weakness and loss of vitality sent free for 15 cent postage.
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Special rates will be made to students desiring courses in Hebrew and Anglo Saxon.

First half session opens Sept. 10 '94. Second half session opens Jan 15 '95. Session closes June 17 '95. For Particulars apply to the Principal, Academy, W. Va.

Commissioner's notice.

OFFICE OF L. M. MCCLINTIC, COMMISSIONER, MARLINTON, W. VA.
August 26th, 1894.

A. W. Rider's Administrator vs. In Chancery.

John Rider and others.

NOTICE is hereby given to all persons interested in the above styled cause that pursuant to decrees entered therein by the circuit court of Pocahontas county, on the 18th day of October, 1893, and on the 21st day June, 1894, I will at my office in the town of Marlinton, Pocahontas county, West Virginia, on the 24th day of September, 1894, proceed to take, state and report the following accounts, to-wit:

1st. A further settlement of the accounts of J. C. Arbogast, admr. of A. W. Rider, decd.

2nd. An account the fund in this cause, real and personal, and after providing for the payment of the debts and costs, disburse the same among the legatees in the will of Alex. W. Rider, as declared and fixed in said decrees.

L. M. McClintic, Commissioner.

NOTICE!

All persons knowing themselves to be indebted to the firm of E. I. Holt, of Academy, West Virginia, will call and settle at once or their accounts will be put for collection.
N. J. BROWN, Receiver,
August 28, 1894.

ICE - CREAM

AT THE
MARLINTON HOUSE,
By MRS. C. A. YEAGER,
Every Saturday Night at 8 o'clock.

PATTERSON SIMMONS.

MARLINTON, W. VA.

Plasterer and Contractor.

Work done on short notice.

When Baby was sick, we gave her Castoria.

When she was a Child, she cried for Castoria.

When she became Miss, she clung to Castoria.

When she had Children, she gave them Castoria.